

**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA  
AT CHARLESTON**

**IN RE: ETHICON, INC., PELVIC REPAIR  
SYSTEM PRODUCTS LIABILITY  
LITIGATION**

**Master File No. 2:12-MD-02327  
MDL 2327**

**JOSEPH R. GOODWIN  
U.S. DISTRICT JUDGE**

**MOTION TO EXCLUDE THE GENERAL-CAUSATION TESTIMONY OF  
DONALD R. OSTERGARD, M.D.**

The plaintiffs identified in Exhibit A have identified Donald R. Ostergard, M.D. as their general-causation expert. Defendants Ethicon, Inc. and Johnson & Johnson (Ethicon) move to exclude Dr. Ostergard's general-causation opinions in these cases because admissions in his recent deposition establish that much of his proposed opinion testimony is unreliable or irrelevant under the standard set forth in *Daubert v. Merrell Dow Pharm, Inc.*, 509 U.S. 579 (1993). And much of Dr. Ostergard's proposed testimony has been repeatedly excluded by the Court in previously rulings. Ethicon incorporates into this motion its Memorandum, and also the following exhibits:

1. A list of each case to which this motion ostensibly applies, identified by case style and number, attached as Exhibit A;
2. Rule 26 Report of Donald R. Ostergard, M.D., attached as Exhibit B;
3. Excerpts from the deposition of Donald R. Ostergard, M.D. taken March 9, 2016, attached as Exhibit C.

WHEREFORE, FOR THESE REASONS and as more fully set forth in Ethicon's supporting memorandum of law, Ethicon respectfully requests that this Court enter an order granting Ethicon's Motion to Exclude the General-Causation Testimony of Donald R. Ostergard, M.D.

Respectfully submitted,

ETHICON, INC. AND  
JOHNSON & JOHNSON

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**CERTIFICATE OF SERVICE**

I certify that on April 21, 2016, I electronically filed this document with the clerk of the court using the CM/ECF system, which will send notification of this filing to CM/ECF participants registered to receive service in this MDL.

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